

AMENDMENTS TO LB 658

(Amendments to E & R amendments, ER8064)

Introduced by Raikes, 25

1 1. Insert the following new sections:

2 Sec. 5. A school district may not sell or otherwise
3 dispose of a building that is included in a plan, petition, and
4 ballot issue pursuant to sections 1 to 4 of this act unless
5 the plan, petition, or election pursuant to such sections is not
6 successful.

7 Residents of a school district may submit a letter
8 stating an intent to file a plan pursuant to sections 1 to 4 of
9 this act signed by not less than three registered voters residing
10 in the school district. The letter of intent must specify any
11 building to be included in such a plan and delivered to the
12 affected school district on or before June 30, 2007. The affected
13 school district may not sell or otherwise dispose of a building
14 that is specified in the letter of intent for sixty days after
15 receipt of such letter.

16 Sec. 14 . Section 79-234, Reissue Revised Statutes of
17 Nebraska, is amended to read:

18 79-234 (1) An enrollment option program is hereby
19 established to enable any kindergarten through twelfth grade
20 Nebraska student to attend a school in a Nebraska public school
21 district in which the student does not reside subject to the
22 limitations prescribed in section 79-238. The option shall be

1 available only once to each student prior to graduation unless (a)
2 the student relocates in a different resident school district, (b)
3 the option school district merges with another district, or (c) the
4 option school district is a Class I district. The option student
5 shall be given the option to attend school in another district at
6 the time of relocation or merger, upon completion of the grades
7 offered at the Class I district immediately preceding the merger if
8 the original option school district was a Class I district that
9 merged with another district, or upon completion of the grades
10 offered at the Class I district if the option school district is a
11 Class I district that has not merged with another district.

12 (2) The program shall not apply to (a) any student
13 who resides in a Class I district which has not affiliated and
14 which contracts or has contracted in either or both of the two
15 prior school years with another district or districts in such
16 student's grade level pursuant to section 79-598 or (b) any student
17 who resides in a district which has entered into an annexation
18 agreement pursuant to section 79-473, except that such student may
19 transfer to another district which accepts option students.

20 2. On page 3, line 27, strike "If" through "or".

21 3. On page 4, strike lines 1 through 3; in line 6 after
22 "the" insert "election commissioner or county clerk determines that
23 the"; and in line 9 after "and" insert "the issue".

24 4. On page 5, line 13, strike "2" and insert "1".

25 5. On page 75, lines 18 and 19, strike "or portions of
26 Class I districts" and show as stricken; and strike beginning with
27 the period in line 21 through line 25, show as stricken, and insert

1 an underscored semicolon.

2 6. On page 86, line 20, after "which" insert "(1) (a)";
3 and in line 22 strike "and which" and insert "or (b) has an
4 elementary attendance center offering grades kindergarten through
5 six located in a separate incorporated city or village from any
6 other elementary facilities in the district and (2)".

7 7. On page 104, line 14, strike beginning with "On" in
8 line 14 through "the" in line 15, show the old matter as stricken,
9 and insert "The"; in line 17 strike "for" through the period, show
10 as stricken, and insert an underscored period; and strike beginning
11 with line 20 through the period in line 23, show as stricken, and
12 insert "the Class I district is affiliated.".

13 8. On page 109, line 12, after the period insert "The
14 high school district may deny the request if the Class I district
15 has fewer than three resident students enrolled in the current
16 school year.".